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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/972,416	10/05/2001		Yosihisa Nakaya	04995/024001	5627
22511	7590	03/08/2006		EXAMINER	
OSHA LIA 1221 MCKI			SHIBRU, HELEN		
SUITE 2800		KEET	ART UNIT	PAPER NUMBER	
HOUSTON, TX 77010				2616	
				DATE MAILED: 03/08/2006	6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/972,416	NAKAYA, YOSIHISA	
Office Action Summary	Examiner	Art Unit	
	HELEN SHIBRU	2616	
The MAILING DATE of this communication appeared for Reply	pears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	L. lely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
3) Since this application is in condition for allowa	s action is non-final. ince except for formal matters, pro		
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 45	63 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-7 is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5) Claim(s) 1 is/are allowed. 6) Claim(s) 2-4 and 7 is/are rejected. 7) Claim(s) 5 and 6 is/are objected to. 8) Claim(s) are subject to restriction and/o Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on 05 October 2001 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	or election requirement. er. e: a)⊠ accepted or b)□ objected e drawing(s) be held in abeyance. See etion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority documen application from the International Burea * See the attached detailed Office action for a list 	ts have been received. ts have been received in Applicati prity documents have been receive nu (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 10/05/2001.	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:		

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Information Disclosure Statement

1. The translation for the IDS filed on 10/05/2001 should be submitted.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 2-4, and 7 are rejected under 35 U.S.C. 102(b) as being anticipated by Hendricks (US Pat. No. 5,798,785).

Regarding claim 2, Hendricks discloses a video recording/reproducing apparatus for recording various video data as files in a recording/reproducing disk and reproducing the recorded video data so that they are displayed on screen (see col. 5 lines 47-55, col. 14 lines 21-26, col. 20 lines 14-16, and col. 30 lines 14-23), comprising:

display section for displaying a list of video files previously recorded in said recording/reproducing disk as a recording menu screen in a recording mode or recording programming mode (see claims 14, 40 and 44, col. 5 line 56-col. 6 line 2, and col. 17 line 63-col. 18 line 28); and

control section for recording a new video data in a manner of overwriting an area containing any optional recorded video file when the optional video file is selected from the list on said recording menu screen (see col. 27 lines 25-44 and col. 28 lines 38-51).

Regarding claim 3, Hendricks discloses in the recording programming mode, said control section displays the recording programming screen on said display section to enable recording programming when any optional video file is selected from the list on the recording menu screen (see col. 38 lines 17-28).

Regarding claim 4, Hendricks discloses in the recording programming mode, said control section displays the recording programming screen on said display

section to enable recording programming, and displays the recording menu screen on said display section when said control section receives a completion signal of the recording, programming (see abstract, col. 12 line 64-col. 13 line 13, col. 16 lines 60-65, and col. 17 lines 50-62).

Allowable Subject Matter

- 4. Claim 1 is allowed. The following is a statement of reasons for the indication of allowable subject matter: The Prior Art fails to teach or suggest the uniquely distinct feature of independent claim 1 "recording control section records the video data in an area of the video file selected from said recording menu screen during a recording operation, and when the recording operation is not completed even when the video data is recorded until said area becomes full, continuously records the video data in a vacant area of said recording/reproducing disk."
- 5. Claims 5-6 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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The following is a statement of reasons for the indication of allowable subject matter:

Regarding claims 5 and 6, the Prior Art fails to teach or suggest the apparatus of claim 2

including control section compares the recording-completed time of the video data recorded in
a selected video file with the recording-programmed time of the video data recordingprogrammed, and if said recording-programmed time is longer than said recording-completed
time, gives a warning from said display section; if the recording operation is not completed even
when the video data is recorded until said area of the video file selected from the recording menu
screen becomes full, said control section continuously records the video data in a vacant area of
said recording/reproducing disk.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HELEN SHIBRU whose telephone number is (571) 272-7329. The examiner can normally be reached on M-F, 8:30AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MEHRDAD DASTOURI can be reached on (571) 272-7418. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Helen Shibru February 28, 2006